

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER FILING DATE	FIRST NAMED AFFECTION	s 0694-121
	YOSHIDA	
09/074,012 05/05/98		EXAMINER
_	IM62/0724 7	PIANALTO, B
WTM		ART UNIT PAPER NUMBER
JAE H KIM HOPGOOD CALIMAFDE 60 EAST 42ND STREET		1762 12
NEW YORK NY 10165	لـ	DATE MAILED: 07/24/00
L	444	-atication

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

## ADVISORY ACTION

## BEST AVAILABLE COPY

BERNARD PIANALTO

THE PERIOD FOR	ESPONSE:			
For outended to	un 4 months from the date of	the Final Rejection		
continues to ru expires three event howeve Any extensio tee. The date purposes of	n from the date of the months from the date of the final re, will the statutory period for respons of time must be obtained by tilin on which the response, the petition letermining the period of extension	section or as of the mailing se expire later than six mont g a petition under 37 CFR is and the fee have been file and the corresponding am tened statutory period for re	date of this Advisory Action, whicheve his from the date of the final rejection.  1.136(a), the proposed response and d is the date of the response and also just of the fee. Any extension fee purs sponse expires as set forth above.	the date for the uant to 37 CFR
Appellant's Brief	s due in accordance with 37 CFR 1.1  nose to the final rejection, filed tion in condition for allowance.	192(a). -17-60 has been cons	dered with the following affect, but it is of and the final rejection stands because reposed amendment is necessary and	
prese	nted.	urther consideration and/or	coarsh (Oce Note).	
c. They	aise the issue of new matter. (See N are not deemed to place the appli al. present additional claims without ca	ication in better form for all incelling a corresponding nu	opeal by materially reducing or simplify mber of finally rejected claims.	ing the issues for
NOTE: -		would be allowed if	submitted in a separately filed amendr	nent cancelling the
non-allowe	osed or amended claims  tele claims  tiling of an appeal, the proposed is would be as follows:	amendment 🗌 will be 🛭	will not be, entered and the status o	f the claims in this
Allowed of Claims of Claims of Claims of a	aims: jected to: jected	eration has been considered ed because applicant has n	be overcome by applicant's response. Linky is deemed to be overcome by applications of the second of	cant's response. why it was not earlier
☐ The propos	d ed drawing correction 🗆 has 🗖 FTO 1449 🛚 2000	laced		